FILED

NOV 0 1 2001

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF IOWA

CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF IOWA

UNITED STATES OF AMERICA,

CRIMINAL NO. 00-71

Plaintiff,

*

JUAN LEDEZMA-RODRIGUEZ,

VERDICT FORMS

Defendant.

COUNT FOUR

Form No. 1

v.

With regard to the crime of knowingly and intentionally possessing with the intent to distribute a mixture or substance containing methamphetamine and amphetamine purported to be methamphetamine, as charged in Count Four of the Fourth Superseding Indictment, we, the jury, find the defendant, JUAN LEDEZMA-RODRIGUEZ:

NOT GUILTY

X

GUILTY

11-1-01

DATE

Kleloris Kowoon

If you found the defendant, JUAN LEDEZMA-RODRIGUEZ, guilty of the crime charged in Count Four of the Fourth Superseding Indictment, you must answer the interrogatories on the following page. (For your information, one ounce equals 28.35 grams and one pound equals 453.6 grams).

Interrogatories

1) As to Count Four, knowingly and intentionally possessing with the intent to distribute a mixture or substance containing methamphetamine and amphetamine purported to be methamphetamine, do you find beyond a reasonable doubt that the quantity possessed and intended to be distributed by Juan Ledezma-Rodriguez was 500 grams or more of a mixture or substance containing methamphetamine and amphetamine purported to be methamphetamine?

___ NO

YES

If your answer to interrogatory number 1 is NO, answer the following:

2) As to Count Four, knowingly and intentionally possessing with the intent to distribute a mixture or substance containing methamphetamine and amphetamine purported to be methamphetamine, do you find beyond a reasonable doubt that the quantity possessed and intended to be distributed by Juan Ledezma-Rodriguez was 50 grams or more of a mixture or substance containing methamphetamine and amphetamine purported to be methamphetamine?

NO YES

//- /- 0/ DATE <u> Albrie Rowann</u> FOREPERSON

COUNT FIVE

Form No. 2

With regard to the crime of knowingly and intentionally possessing with the intent to distribute cocaine, as charged in Count Five of the Fourth Superseding Indictment, we, the jury, find the defendant, JUAN LEDEZMA-RODRIGUEZ:

NOT GUILTY

GUILTY

11-1-01

EOREPERSON

If you found the defendant, JUAN LEDEZMA-RODRIGUEZ, guilty of the crime charged in Count Five of the Fourth Superseding Indictment, you must answer the interrogatories on the following page. (For your information, one ounce equals 28.35 grams and one pound equals 453.6 grams).

1) As to Count Five, knowingly and intentionally possessing with the intent to distribute cocaine, do you find beyond a reasonable doubt that the quantity possessed and intended to be distributed by Juan Ledezma-Rodriguez was 500 grams or more of cocaine?

NO YES

Alloria Rowson
FOREPERSON

COUNT SIX

Form No. 3

With regard to the crime of knowingly and intentionally conspiring to knowingly and intentionally distribute a controlled substance, specifically, a mixture or substance containing methamphetamine, amphetamine purported to be methamphetamine, and cocaine, as charged in Count Six of the Fourth Superseding Indictment, we, the jury, find the defendant, JUAN LEDEZMA-RODRIGUEZ:

NOT GUILTY

GUILTY

11-1-01

DATE

FOREPERSON

Delorie forman

If you found the defendant, JUAN LEDEZMA-RODRIGUEZ, guilty of the crime charged in Count Six of the Fourth Superseding Indictment, you must answer the interrogatories on the following page. (For your information, one ounce equals 28.35 grams and one pound equals 453.6 grams).

Interrogatories

1) As to Count Six, knowingly and intentionally conspiring to knowingly and intentionally distribute a controlled substance, do you find beyond a reasonable doubt that the quantity of methamphetamine and amphetamine purported to be methamphetamine possessed and intended to be distributed in the course of the conspiracy and reasonably foreseeable to the defendant, Juan Ledezma-Rodriguez, was 500 grams or more?

___ NO

X YES

If your answer to interrogatory number 1 is NO, answer interrogatory number 2. If your answer to interrogatory number 1 is YES, proceed to interrogatory number 3:

2) As to Count Six, knowingly and intentionally conspiring to knowingly and intentionally distribute a controlled substance, do you find beyond a reasonable doubt that the quantity of methamphetamine and amphetamine purported to be methamphetamine possessed and intended to be distributed in the course of the conspiracy and reasonably foreseeable to the defendant, Juan Ledezma-Rodriguez, was 50 grams or more?

NO YES

11-1-01

DATE

Selvie Lewson

FOREPERSON

3) As to Count Six, knowingly and intentionally conspiring to knowingly and intentionally distribute a controlled substance, do you find beyond a reasonable doubt that the quantity of cocaine possessed and intended to be distributed in the course of the conspiracy and reasonably foreseeable to the defendant, Juan Ledezma-Rodriguez, was 500 grams or more?

NO NO

YES

COUNT SEVEN

Form No. 4

With regard to the crime of knowingly and intentionally carrying a firearm, during and in relation to a drug trafficking crime, as charged in Count Seven of the Fourth Superseding Indictment, we, the jury, find the defendant, JUAN LEDEZMA-RODRIGUEZ:

NOT GUILTY

X GUILTY

11-1-01

DATE

FOREPERSON

Aloris Rowson